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This Stipulation is entered by and among Plaintiffs and Defendants Uber Technologies, Inc., Rasier, LLC, and Rasier-CA, LLC (collectively, "Uber" and together with Plaintiffs, the "Parties") through their respective undersigned counsel of record.

WHEREAS, Plaintiffs have notified Uber of their intent to depose Dara Khosrowshahi, Travis Kalanick, Jill Hazelbaker, Sachin Kansal, Frank Chang, Michael Akamine, Sarfraz Maredia, Rachel Whetstone, Mat Henley, Joseph Sullivan, and Ryan Graves (collectively the "Potential Witnesses");

WHEREAS, Uber intends to file a motion for protective order and/or to quash in connection with the depositions of the Potential Witnesses;

WHEREAS, Mat Henley, Joseph Sullivan, and Ryan Graves is each represented by independent counsel;

WHEREAS, this Court's January 14, 2025, Order Regarding Joint Letter Addressing Scheduling Depositions (ECF No. 2085) provided that "if Uber intends to seek a protective order, the joint discovery letter seeking such relief concerning [Frank Chang, Ryan Graves, Mat Henley, and Sachin Kansal] shall be filed no later than three weeks in advance of the deposition date," and such an order would presumably apply to similar motions brought by Uber;

**WHEREAS**, the Parties agree that the most efficient manner to resolve their dispute with respect to the depositions of the Potential Witnesses is to address the dispute in a consolidated motion (the "Motion") filed and briefed pursuant to a stipulated briefing schedule;

**WHEREAS**, the following stipulated schedule would have the Motion fully briefed no later than three weeks in advance of the currently-scheduled placeholder dates for the Potential Witnesses;

WHEREAS, independent counsel for Uber has conferred with independent counsel for Ryan Graves, who has indicated their intent to either (i) abide by the briefing schedule presented in this stipulation with respect to any independent motion, or supplemental briefing, that may be submitted by Ryan Graves in connection with the Motion, or (ii) proceed with a separate request for relief consistent with the procedures set out under Pretrial Order No. 8 and this Court's January 14, 2025, Order Regarding Joint Letter Addressing Scheduling Depositions (ECF No. 2085);

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WHEREAS, independent counsel for Mat Henley and Joseph Sullivan have not joined this stipulation and each reserves all of his rights to bring an application for relief at an appropriate time, consistent with the Federal Rules of Civil Procedure and this Court's rules and applicable orders, and Plaintiffs reserve all rights to oppose such application(s).

## IT IS HEREBY STIPULATED and AGREED by and between the Parties that:

- 1. Uber shall file the Motion, limited to 25 pages, and supporting declarations on February 28, 2025;
- 2. Plaintiffs shall file and serve their opposition to Uber's Motion, limited to 25 pages, on March 14, 2025;
- 3. Uber shall file and serve its reply in support of the Motion, limited to 15 pages, on March 21, 2025; and
- 4. Any supplemental briefing filed by Ryan Graves in connection with the Motion will be filed in accordance with the foregoing schedule, and shall be limited to four (4) double spaced pages per Third Party witness.
- 5. Ryan Graves reserves the right to make a separate request for relief via joint discovery letter that shall be filed no later than three weeks in advance of the deposition date for Mr. Graves; provided, however, that if Mr. Graves submits supplemental briefing in connection with Uber's Motion, Mr. Graves shall not pursue a separate joint discovery letter.

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## FILER'S ATTESTATION

I, Randall S. Luskey, am the ECF User whose ID and password are being used to file this document. In compliance with Civil Local Rule 5-1(i)(3), I hereby attest that each of the signatories identified above has concurred in this filing.

Dated: February 27, 2025

By: <u>/s/ Randall S. Luskey</u>
Randall S. Luskey

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	Case 3:23-md-03084-CRB Docu	ıment 2419	Filed 02/28/25	Page 6 of 6			
1 2 3 4 5 6 7	UNITED	) STATES DI	STRICT COURT	1			
8	NORTHERN DISTRICT OF CALIFORNIA						
9	SAN FRANCISCO DIVISION						
10							
11 12 13 14	IN RE: UBER TECHNOLOGIES, INC., PASSENGER SEXUAL ASSAULT LITIGATION  This Document Relates to:	[ <del>PROPO</del> REGAR	DING BRIEFINO N FOR PROTEC	RANTING STIPULATION G SCHEDULE FOR TIVE ORDER OR TO			
<ul><li>15</li><li>16</li><li>17</li></ul>	All Matters	Courtroo	m: G – 15th Flo				
18	PURSUANT TO STIPULATION, IT SO ORDERED:						
19	The Stipulation Regarding Briefing Schedule for Motion for Protective Order or to Quash						
20	is GRANTED AS MODIFIED. A hearing will occur on March 26, 2025 at 10:00 AM via						
21 22	Zoom. Access instructions are avai IT IS SO ORDERED.	llable at https	:://cand.uscourts.g	gov/ljc/.			
<ul><li>23</li><li>24</li><li>25</li></ul>	Dated: February 28, 2025		LISA J. United States	. CISNEROS s Magistrate Judge			
<ul><li>26</li><li>27</li><li>28</li></ul>							